

### III. REMARKS

1. Claims 1, 8, 15 and 23 are not anticipated by the Examiner's assertions, referred to by the Examiner as Exhibit A.

The independent claims recite that the first and second PDP connections are different PDP connections.

While the Examiner states that is known that two browser instances can be launched to access more than one mailbox, there is no disclosure or suggestion that each browser instance would use a different connection. Exhibit A is merely a screen print of two different email servers. There is absolutely no information shown in Exhibit A to support that Exhibit A is an example of:

a first PDP connection between a "wireless terminal" and an email server maintaining a first mailbox; and

a second PDP connection between "the wireless terminal" and another email server maintaining a second remote mailbox, where the first PDP connection and the second PDP connection are not the same, as claimed by Applicant.

Exhibit A is merely a screen shot of two email accounts. There is nothing in Exhibit A to suggest that the connection to either mail server is between a "wireless terminal" as recited in the claims. Anticipation under 35 U.S.C. §102 requires that each and every element recited in the claim be explicitly taught by the applied reference. The Examiner's Exhibit A makes absolutely no disclosure or reference to a "wireless terminal" as recited in the claims. Thus, claims 1, 8, 15 and 23 cannot be anticipated under 35 U.S.C. §102(a).

Also, there is also no disclosure or suggestion in Exhibit A that the connections to the different email services are via different PDP connections. Exhibit A merely illustrates a screen shot of two email services side by side. There is no other support in this picture

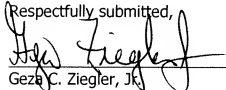
related to the connection, the type of connection, the system on which this is carried out or the type of devices. There is certainly no support to suggest that the connections are different, not the same, as recited in the claims. It is also submitted that it would not be "well known", and it is not disclosed or suggested by the Examiner's exhibit to have two browser instances where each creates or uses a different connection. Thus, claims 1, 8, 15 and 23 cannot be anticipated under 35 U.S.C. §102(a).

2. Claims 1, 3-6, 8, 10-13, 15, 17-20 and 22-23 are not unpatentable over Lager in view of Official Notice. As discussed above, the independent claims recite that the first PDP connection and the second PDP connection are not the same and are rather, different PDP connections. This is not disclosed by the combination of Lager and the Official Notice.

As acknowledged by the Examiner, Lager does not teach maintaining remote mailboxes with "first and second connections". (Page 4, paragraph 7, lines 15-17). While the examiner states that it is well known a user may launch two browser instances, there is not disclosure or suggestion that each instance is a "different" instance, with respect to the combination claimed by Applicant or that the two instances are not the same, as recited by Applicant in the claims. The Examiner's Official Notice is respectfully traversed, and an evidentiary basis is requested in order to support any assertion that there is support for creating two "different" PDP connections in a combination, as claimed by Applicant. In the absence of any such support, a *prima facie* case of obviousness cannot be established. Thus, claims 1, 8, 15, 22 and 23 should be allowable.

Claims 3-6, 10-13, and 17-20 should be allowable at least by reason of their respective dependencies.

The Commissioner is hereby authorized to charge payment for a two-month extension of time together with any other fees associated with this communication or credit any over payment to Deposit Account No. 16-1350.

Respectfully submitted,  
  
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Date

**CERTIFICATE OF ELECTRONIC FILING**

I hereby certify that this correspondence is being transmitted electronically, on the date indicated below, addressed to Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Date: 9 July 2007

Signature: Shannon D'Amico  
Shannon D'Amico  
Person Making Deposit